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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN THE APPLICATION OF:

WILLIAM J. BORLAND ET. AL.

CASE NO.: EL0509USNA

SERIAL NO.: 10/718,044

GROUP ART UNIT: 3729

FILED: NOVEMBER 20, 2003

EXAMINER: DONGHAI D. NGUYEN

FOR: METHOD OF MAKING INNERLAYER PANELS AND PRINTED WIRING BOARDS USING X-RAY IDENTIFICATION OF FIDUCIALS

DECLARATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

I, Barbara C. Siegell, present attorney handling this application hereby state the following:

I request that the application referenced above be revived for unintentional abandonment, if it has become abandoned, to add the addresses of some of the inventors. It is our usual practice to include all inventor address information on an Application Data Sheet. Although we filed an Application Data Sheet, at the time of initial filing, some of the inventor addresses were inadvertently omitted from the Application Data sheet by another attorney who filed the application. A new Application Data Sheet listing all inventor addresses accompanies this Declaration.

Applicant's present attorney paid the issue fee on April 4, 2006 and had not noticed the error. I had sent a status request on December 12, 2006. Although the declaration was signed and included citizenship of each inventor, I had not realized that the Application Data Sheet was defective in not listing all inventor addresses. I received a telephone call today, January 24, 2007, from the patent printing office alerting me to the address deficiency. This filling is in response to that notice.

I respectfully request revival of this application.

I declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and

Application No.: 10/718,044 Docket No.: EL0509USNA

Page 2

further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

BARBARA C. SIEGELL

ATTORNEY FOR APPLICANTS

Registration No.: 30,684 Telephone: (302) 992-4931 Facsimile: (302) 992-5374

Dated: 1-24-07